

**Radiofone Nationwide PCS, L.L.C.
111 Veterans Boulevard, Suite 700
Metairie, LA 70005**

Via Electronic Filing

Marlene H. Dortch, Secretary
Federal Communications Commission
Office of the Secretary
445 12th Street, SW, Room TW-A325
Washington, DC 20554

Attn: Denise Walter, WTB Commercial Wireless Division
Room 4-B421

***Re: March 2004 Guard Band Manager's Annual Spectrum Usage Report
Call Sign WPRV424 (MEA052B – Gulf of Mexico)
Radiofone Nationwide PCS, L.L.C.***

Dear Ms. Dortch:

Pursuant to Section 27.607 (b) of the Commission's Rules, Radiofone Nationwide PCS, L.L.C. ("Radiofone") hereby submits its annual spectrum usage report for its 700 MHz Guard Band license issued under Call Sign WPRV424 and authorizing Radiofone to provide service on the 700 MHz Guard Band B-Block channels in the Gulf of Mexico MEA (MEA052B).¹

Radiofone Nationwide PCS, LLC

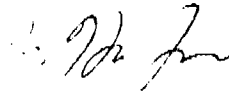
Call sign and market area:	WPRV424 (Gulf of Mexico MEA)
Total number of spectrum users:	No current spectrum users.
Total number of spectrum users affiliated with Guard Band Manager:	No current spectrum users.
Amount of spectrum being used by the Guard Band Manager's affiliates / pursuant to agreements with unaffiliated third parties:	No current spectrum users.
Nature of customers' spectrum use:	No current spectrum users.
Length of the term of each user agreement:	No current spectrum users.

¹ This report is being filed with the Commission pursuant to instructions set forth in *Public Notice* DA 04-148, Band Managers' Annual Reports Are Due March 1, 2004 (*rel.* January 23, 2004).

As of January 1, 2004, Radiofone has not yet initiated operations on its licensed 700 MHz guard band spectrum and is aware that only a limited selection of base station or end user equipment may be available at this time. Moreover, the continued presence of incumbent broadcast operations in the 700 MHz bands is preventing the widespread deployment of 700 MHz guard band networks, which will be necessary to drive down the cost of this equipment for smaller operators such as Radiofone. Consequently, we have not been in a position to offer service to end users or to enter into any spectrum lease agreements with third parties. Radiofone's initial construction period for Station WPRV424 does not expire until January 1, 2015.

If there are any questions regarding this annual spectrum usage report, please contact our FCC Counsel, Mr. John Prendergast from the law firm of Blooston, Mordkofsky, Dickens, Duffy & Prendergast, at 202-828-5540.

Very truly yours,
RADIOFONE NATIONWIDE PCS, L.L.C.



W. Harrell Freeman
Vice President

Dated: Feb. 23, 04